

UNITED STATES DISTRICT COURT W. D. OF WASHINGTON AT TACOMA

1	UNITED STATES OF AMERICA, Plaintiff Case No. M107 5046
2	Plaintiff, Case No. MJ07-5046
3	v. DETENTION ORDER BLAKE SCOTT STUTSMAN,
4	Defendant.
5	THE COURT, having conducted a detention hearing pursuant to 18 U.S.C. §3142, finds as follows:
6	
7	1) No condition or combination of conditions which defendant can meet will reasonably assure the appearance of the defendant as required and/or the safety of any other person or the community. This finding is based on 1) the nature and circumstances of the offense(s) charged, including whether the offense is a crime of violence or involves a narcotic drug; 2) the weight of the
8	evidence against the person; 3) the history and characteristics of the person including those set forth in 18 U.S.C. § 3142(g)(3)(A)(B); and 4) the nature and seriousness of the danger release would impose to any person or the community.
9	3142(g)(3)(A)(D), and 4) the nature and seriousness of the danger release would impose to any person of the community.
	2) No less restrictive condition or combination of conditions will reasonably assure the appearance of the defendant as required
10	and/or the safety of any other person and the community, including but not limited to those conditions set forth in 18 U.S.C. $3142(c)(1)(B)$.
11	2) Detention is programed without adequate reputted pureyont to 18 U.S.C. 2142(a) (if noted as applicable below).
12	3) <u>Detention is presumed, without adequate rebuttal</u> , pursuant to 18 U.S.C 3142(e) (<u>if</u> noted as applicable below): () Conviction of a Federal offense involving a crime of violence. 18 U.S.C.§3142(e)(f)
	(X) Potential maximum sentence of life imprisonment or death. 18 U.S.C.§3142(e)(f)
13	(X) Potential maximum sentence of 10+ years as prescribed in the Controlled Substances Act (21 U.S.C.§801 et seq.), the Controlled Substances Import and Export Act (21 U.S.C.§951 et seq.) Or the Maritime Drug Law Enforcement Act (46
14	U.S.C. App. 1901 et seq.)
	() Convictions of two or more offenses described in subparagraphs (A) through (C) of 18 U.S.C.§3142(f)(1) of two or more State or local offenses that would have been offenses described in said subparagraphs if a circumstance giving rise to
15	Federal jurisdiction had existed, or a combination of such offenses.
16	4) Safaty Passans Supporting Detantion (if noted as applicable below):
17	4) <u>Safety Reasons Supporting Detention (if</u> noted as applicable below): (X) Defendant is currently on probation/supervision resulting from a prior offense.
	(X) Defendant was on bond on other charges at time of alleged occurrences herein.
18	 (X) Defendant's prior criminal history. (X) Nature of allegations - previous conviction for weapons and drugs as charged in this case.
19	
20	5) Flight Risk/Appearance Reasons Supporting Detention (if noted as applicable below): () Defendant's lack of community ties and resources
20	() Immigration and Customs Enforcement detainer.
21	() Detainer(s)/Warrant(s) from other jurisdictions.
22	 () Failures to appear for past court proceedings. () Past conviction(s) for escape or bail jumping.
22	Order of Detention
23	
	The defendant shall be committed to the custody of the Attorney General for confinement in a corrections facility
24	separate, to the extent practicable, from persons awaiting or serving sentences or being held in custody pending appeal, without prejudice to review.
25	The defendant shall be afforded reasonable opportunity for private consultation with counsel.
26	The defendant shall on order of a court of the United States or on request of an attorney for the Government, be delivere to a United States marshal for the purpose of an appearance in connection with a court proceeding.
27	March 20, 2007.
28	<u>s/ J. Kelley Arnold</u> J. Kelley Arnold, U.S. Magistrate Judge
	v / G
	DETENTION ORDER

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